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UNITED STATES DISTRICT COURT
DISTRICT OF MINNESOTA

CLERK
U.S. DISTRICT COURT
MINNEAPOLIS, MINNESOTA

Partridge Bruce, J

Plaintiff(s),

23-cv-2353 ECT/LIB

VS.

(To be assigned by Clerk of District Court)

1) MINNESOTA Board of Social Work,
2) Board File NO. R.M. 2022198-ECKDAHL Dawn M.
Alias
MURAWSKI, DAWN M.

DEMAND FOR JURY TRIAL

YES ☒ NO ☐

Defendant(s).

(Enter the full name(s) of ALL defendants in this lawsuit. Please attach additional sheets if necessary).

COMPLAINT

PARTIES

I. List your name, address and telephone number. Do the same for any additional plaintiffs.

a. Plaintiff

Bruce Justin Partridge

Name

Partridge Bruce J.

Street Address

BCJ MNDoc 626 Minnesota 2 Street N.W.

County, City

Beltrami, Bemidji

State & Zip Code

Minnesota, 56601

Telephone Number

218-333-9111

SCANNED

AUG -7 2023

U.S. DISTRICT COURT MPLS

2. List all defendants. You should state the full name of the defendant, even if that defendant is a government agency, an organization, a corporation, or an individual. Include the address where each defendant may be served. Make sure that the defendant(s) listed below are identical to those contained in the above caption.

a. Defendant No. 1

Name Minnesota Board of Social Work / #612-617-2100 / 651-215-0956 FAX
Street Address 335 Randolph AVE Suite 245
County, City Ramsey - Saint Paul
State & Zip Code Minnesota 55102
Social.WORK@State.MN.US / MN.gov / Boards / SocialWork

b. Defendant No. 2

Name MURAWSKI Dawn Marie Alias ECKDAHL / Dawn Marie RN 7022198
Street Address 1) 13171 Power DAM RD. NE. / 2) 519 GlenWOOD St.
County, City 1) Beltrami, Bemidji / 2) Duluth MN 55803
State & Zip Code 1) MN 56601 2) MN, 55803
D.M.EckDahl@gmail.com / (E) 218-368-5562 (H) 218-835-7380

c. Defendant No. 3

Name

Street Address

County, City

State & Zip Code

NOTE: IF THERE ARE ADDITIONAL PLAINTIFFS OR DEFENDANTS, PLEASE PROVIDE THEIR NAMES AND ADDRESSES ON A SEPARATE SHEET OF PAPER.

Check here if additional sheets of paper are attached: ☐

Please label the attached sheets of paper to correspond to the appropriate numbered paragraph above (e.g. Additional Defendants 2.d., 2.e., etc.)

JURISDICTION

Federal courts are courts of limited jurisdiction. Generally, two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case involving the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one state sues a citizen of another state and the amount of damages is more than \$75,000 is a diversity of citizenship case.

3. What is the basis for federal court jurisdiction? (check all that apply)

☒ Federal Question

☐ Diversity of Citizenship

4. If the basis for jurisdiction is Federal Question, which Federal Constitutional, statutory or treaty right is at issue? List all that apply.

Federal Indian Child Welfare Act Title 25, Sect 1901 et. Seq.
MULTI-Ethnic Placement Act of 1994 Title 42 Section 662
SOCIAL WORK PRACTICE ACT- Personal Responsibility and Work Opportunity Act
PUBLIC LAW 104-193 Section 1611 106-170 Section 202

5. If the basis for jurisdiction is Diversity of Citizenship, what is the state of citizenship of each party? Each Plaintiff must be diverse from each Defendant for diversity jurisdiction.

N/A

Plaintiff Name:

Partridge Bruce J.

State of Citizenship:

Minnesota

Defendant No. 1:

MN Board Social Work

State of Citizenship:

Minnesota

Defendant No. 2:

Murawski-Eckhardt DAWM

State of Citizenship:

Minnesota

Attach additional sheets of paper as necessary and label this information as paragraph

5. N/A

Check here if additional sheets of paper are attached. ☐

6. What is the basis for venue in the District of Minnesota? (check all that apply)

☒ Defendant(s) reside in Minnesota

☒ Facts alleged below primarily occurred in Minnesota

☐ Other: explain

The Violations Are of Federal Questions. The Actors and Environment ARE Minnesota Citizens Based Motivation of Local State Courts would Manipulate outcome to Protect Its own Integrity

STATEMENT OF THE CLAIM

Describe in the space provided below the basic facts of your claim. The description of facts should include a specific explanation of how, where, and when each of the defendants named in the caption violated the law, and how you were harmed. Each paragraph must be numbered

separately, beginning with number 7. Please write each single set of circumstances in a separately numbered paragraph.

MN Board of Social Work:

7) In April 2022, I wrote the Board to file a complaint against my former Foster-PARENT, Dawn Marie ECKDahl, A Licensed Social Worker, R.M. 2022198. The allegations stem from a sexual intimacy. AS the ICWA 260.755 - State Indian custodian will refrain from sexual intimacy of a Indian-child AS CARETAKER TO LETS ESTAB. before erotic circumstances ITS ABUSIVE. When I outline my complaint to the Board, I disclose my legal status AS A INCOMPETENT ADULT 609.1055. I have been Deemed incompetent since 2016. I have Developmental Disabilities Diagnosed In 1996 from birth to My PARENT, Dawn's aware of my disabilities. My ability to give consent has been removed since 2016, never have been reinstated by A Doctor. The Social Work Practice Act, & The Vulnerable Adult Abuse Act Both have provisions of D.H.S officers refraining from sexual acts with vulnerable adults. I was contacted by Rebecca Moskow stating I hear back after A investigation occurs. 9/22. I never hear from MRS. Moskow. Nor do I get contacted by an investigator give A statement or appear Acts ARE initiated by Board of Social Work, I get A letter in December 29, 2022, stating No action is being taken.

Continued on 1-417-Board of S.W.)

Attach additional sheets of paper as necessary.

Check here if additional sheets of paper are attached: ☒

Please label the attached sheets of paper to as Additional Facts and continue to number the paragraphs consecutively.

#8 - Social Worker Dawn 1-4

REQUEST FOR RELIEF

State what you want the Court to do for you and the amount of monetary compensation, if any, you are seeking.

Develop A criteria for the Evaluation of A Professional License
 on which, would be, The Name of A Supervisee, Dawn Eck
 R.M. 2022198. - I understand that the Position Held by MRS.
 Eck Dahl In 2019, Was the Leech Lake Band of Ojibwe
 Family Preservation Director under Director EARL Robinson.
 As the Supervisor, she had to once returned A Professional License.
 The Name and Qualifications of the Supervisor, 2) The Number of Hours and
 Dates of Each type of Supervision completed, 3) The Supervisees'
 Position and Description, 4) A Declaration that the Supervisee has Not
 engaged in conduct in Violation of the Standard of Practice in
 Sections 148E.195 to 148E.240, 5) A Declaration that the Supervis
 has Practiced COMPETENTLY and ETHICALLY According to Professional
 social work Knowledge, SKILLS and Values; and 6) on A form
 provided by the Board, an Evaluation of Licensee Practice in the following
 AREAS: (i) Development of Professional Social-work Knowledge, Skills and
 Values; (ii) Practice Methods; (iii) authorized Scope of Practice (iv)
 Supervising, Continuing competence; (v) ethical Standards of Practice and
 Clinical Practice If Applicable. Then to Attach A Supervisor title
 25 hrs supervision required, 12 1/2 hrs in-person 1 on 1 In Person Group
 Supervision. has A license under 148E, and has 5,000 hours experience
 in Social work practice or completed 30 hrs training in supervision.
 I am sure, That State Guardian AD Liton work D.H.S - Social work
 include I.C.W.A. 260.755- Title 25 1901 and Multi-Ethnic Placement Act
 994 Title 42 Section 662 In Personnel Responsibility to Public Laws 104-193
 sections 1611 and 106-170 Section 202.
 Because Rebecca Moskow Never sanctions A State operated Investigation or
 applies Listed criteria towards the Behavior of one of its Members in
 concluding Her Discretion towards MRS Eckdahls, SON & Sexual
 Partner. It IS Premature and ERRONEOUS in its Decision to Not act
 in its requirements to Practice Social work. The reason or how
 I suffered and currently AM suffering are the Last of

or Per. In A Domestic Situation, where by Legal Vulnerabilities
 of MR. PARTRIDGE - 609.1055, 611.031 Rule 20.01: and
 DAWNS License R.M2022198 Are Mitigating Circumstances
 and the grounds for DAWNS Culpability.

The MW Board Failed to Investigate A Sexual Assault Against
 one of Its members and If So Did Investigate relied on
 local Government's Beltrami County Sheriff Dept's Discretion
 In A complaint Already Never Investigated or taken Seriously
 by Sheriff's ICR 21017594.

This Stance to Protect A Social worker by the Board IS how
 United States Uniform Codes ARE Disenfranchised to A Protect
 PARTY.

As the Board follows Suite with Beltrami County Sheriff
 Dept., DAWN Marie Morawski to target A Person's Disability
 or Access of Resources, ARE victimizations by STATE GOVT.
 and a Decision to Negate 626.557 the Maltreatment
 of A Venerable Adult.

Policy and Procedure Dictate a outside Investigation by
 All Parties involved as Actors.

Their Stance to AFFIX Guilt and Assume Liability for its
 members outside the official Performance of Duty ARE how
 the Personal Responsibility and Work Opportunity Act entwine the
 ICWA, Venerable Adult Abuse Act, Social Work Practice Act and
 Illusion of GOVT to harm A Person with Severe Mental and
 emotional Illness; Because the Board Negated its Professional conduct
 to Reprimand or Find A Desire to conduct its own

Records and Histories of Relationship Roles Associated with MR. PARTRIDGE and MRS. Eck Dahl-Morawski are lost as a basis for credibility in its own review or ability to supplement investigation with local law enforcement. Both Agencies Neglect their own Mandates and Minnesota Rules 9525.0900 to 9525.1020 Mandated Reporting 626.557. The Maltreatment of A Vulnerable Adult.

This is Piggybacked off of Initial Contact Point. Even though Sheriff Dept has demonstrated a Predilection for Nepotism toward Dawn as a Girlfriend of Sheriff and a White Female with establish roots in Legislative GOVT.

If the Board of Social Work Did an Adequate Job of Ethical & Professional Standards then My Liberty would already have been restored. The Sexual Nature of Dawn's involvement with her first Foster ward and current Incompetent Adult's Sexual Incurison which Begun in 2019 would have surfaced. Being Taken into Account in Board's Investigation and Current Abuse Being Implemented by DAWN AS A C. O. Staff Member, Playing on the rules of Mom. Ignoring the transmutation of SON to Lover. I am ASKING for the Board of Social to Conduct A Full Investigation Into the Social Dynamics of Partner to Partner Arising

MN Board Continued from the Inter-

Personal Relationship roles of Mom & Son. The Licensure of Dawns Liability rest In the Board of Social Work. - Personal Responsibility Does Include the Social Workers Discretion outside of Performance of Duty.

The I.C.W.A, Social Work Practice Act, the Venerable Adult Abuse Act ARE All Federal Law. This IS why the District of Minnesota Does have Jurisdiction over this case. This IS why your knee IS Chosen, In which MR. Partridge will seek the relief of Discipline Action Against License R.M. 2022198. AS this Member IS condone by the MN Board, I also seek the Relief of \$138,000.00 In Actual Damages. And \$1,000,000.00 To undisclosed Amt In Punitive Compensation. The figure IS \$5,000.00 For each year of Lost of Liberty and 2 year of schooling At Accredited Learning Institution. The Amt of 28,000.00 The Board IS Responsible for Incomplete and Inaction Against The SON of one of its Members.

Bruce Partridge

Has Jurisdiction of U.S.C. Title 42 Section 6602
Title 25 Section 1901, The Social Work Practice
Act. The American with Disabilities Act and the
Vulnerable Adult Abuse Act.

I am Seeking A Jury Trial, With the Awarding
of Discipline Actions Against DAWN Marie Muraw
Pursuant the Criminal Code, The Payment of
138,000.00 IN Actual Damages AS A Result
of 2 Years of Incarceration and the Lost of
Cost to A year of schooling in college. Then
I Still wish to seek an undetermined Amount
equal or greater than 1,000,000.00 ^{Addendum}. This is for
Punitive damages. Pain & Suffering from the Seduction
By My former Mom. Emotional turmoil that's been
the symptoms of My Interactions After A Sexual
Assault over the Duration of 3 years. My Lost
of Liberty and the Subsequent 15 Charges
Investigated and/or Charged Against My Constitution.
AS A result of Omitted, or Fraudulent Statement
TO Local Authorities while having Painted AS the

Social Work History of Aggressor.

In 2019, I move Home. I am under the Hennepin County Specialty CRIMINAL CALENDAR'S jurisdiction and have been so since 2016.

When the Court Allows Me to Move In 5040 Scenic Hwy, Pennington MN 56603 Steve & Dawn Eckdahl's Marital Home, Nary 2 one figured, the Event that transpire in the Move.

The Incompetent opinion has a proviso of giving Consent to Sexual Acts as being removed or unable to Navigate the Emotional wherewithall Associated with A Dramatic Circumstances! Having Sex is great. Being Able to Migrate the baggage that has Manifested Its Self, as A consequence to the Illicit and Taboo Affair both Adults consented too. The reason Its Illegal differs from why its TABOO The License belonging to the Dept of Human Services Has the Legal Formality, of its owner to Oblige to Abstain from Such Affairs with Incompetent Adults.

Second, The Hurt, of all their own family Members are equal Self, by, All Eckdahls and Mr Partridge. This is A consequence, of MRS. Murawski and Mr Partridges'

of the ODIPEDLIUS Circumstances. - The Difference
Being A Masters Degree and License As A Social Worker
and the PARENT, yes, and Sexual Partner to A
Incompetent Adult with Developmental Diagnostics of
F.A.E., ADHD, PTSD, from victimisation of Molestation
In care of the System.

Of course A Man IS going to relent to Sex.
What IS Argued IS the knowing detriment of Losing
MR. PARTRIDGES Sole support of Mom & Dad
EckDahl & their family.

The whole Circumstance by United States and
State Constitutions Are Flagrant Violations to
Uniform code, and by definition Illegal Abuse Sustained
on A party that Has yet to be heard and receive
Justices' vindication. All Lives Matter!

Over the course of 3 years 2019 - March 16th 2022
I am Kicked out 7 times times. The reasons are obscure
But favor Promiscuity on MRS Murawski's behalf. One of
her Beaus Are Beltrami County Sheriff Depts Retired Sheriff
ERNEST Brelal 8101. - This Relationship IS Manipulated so
Dawn can gain Employment At the Beltrami County Jail
and Induce further Abuse AS a Staff Member During his
Entire 20 month Confinement.

Progress' Dawn IS given free reign over the Appointments of Ad-Seg, Dis-Seg, Ad-Seg, Suicide Watch to her former Son & Sexual friend.

Its true the exact occupation or capacity IS unknown by MR Partridge. At this time, Its felt, heard and on one occasion Seen. The Defecement of how Jail Admin treats their prisoner, IS the only Proof I rely on to this Verification. The yelling by A Male to A pleading woman could be A cause of many things. I Do Pair these Commotions to My Individual Assumptions, What IS clear are the Voices Detailing the Activity Involving My Criminal Files. The Pleading voice of A woman are paired with snuffles and the phrase "I Love him". Always though My Status to Ad-Seg. seg. Are Moved Around where I feel Deprived of My hour-out which I AM, the times I am given An option to use hour-out IS Asked, Are Moved, Access to Phone During Business hours Are Dependent on behavior towards My Voices. My Diet IS changed from oat to coconut, Dawn knows I like Coconut After 14 months on oat milk. It included an egg on days of compliances and taken away. If I sought to Inform Agencies of current Abuse it would occur I will not Prove all of Allegation

Signed this 1st day of Tuesday 2023

Signature of Plaintiff

Bruce Justin Paulsen

Mailing Address

B.C.J. MNDO.C.
626 Minnesota Ave NW
Bemidji MN 56601

Telephone Number

218-333-9111 Jarl
218-586-2525 Naomi Paulsen

Note: All plaintiffs named in the caption of the complaint must date and sign the complaint and provide his/her mailing address and telephone number. Attach additional sheets of paper as necessary.